thereof, and any other expenses which may be directly apportioned. Any charge or assessment so made shall be paid to the commission within 30 days from the time such association received notice of such charge or assessment. Any association failing to pay such assessment as provided in this paragraph shall be subject to the penalty provided in subsection (3) for each day it neglects and fails to pay such charge or assessment after it becomes due and payable.

Approved July 2, 1947.

No. 481, A.]

[Published July 8, 1947.

## CHAPTER 368.

- AN ACT to amend 37.10 (1) and 41.42 (3) of the statutes, relating to authority of county normal school boards and the board of regents of normal schools to contract with school districts for demonstration and model school purposes.
- The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 37.10 (1) of the statutes is amended to read:

37.10 (1) \* \* \* The board shall also establish a model school or schools for practice in connection with each state teachers college, and shall make all the regulations necessary to govern and support the same; and they may in their discretion admit pupils to such model schools free of charge of tuition. The board may enter into a contract with any school, for a period of not more than 5 years, whereby children selected from such district may be pupils in such model school or schools for the practical demonstration of methods of teaching and the instruction of the students enrolled in any state teachers college. The board may determine and agree upon the due proportion of the cost of instruction and maintenance that shall be borne by the district. Any contract or agreement jointly entered into between any state teachers college and any school district, and having for its purpose the education of the pupils of the district is hereby validated, and shall be continued in full force and effect for a period not exceeding 5 years from the original date of the contract. Districts which suspend their schools in whole or in part, on account of the contract authorized under the

626

## LAWS OF WISCONSIN-CH. 368

provisions of this subsection shall be eligible to receipt of aids in the same amounts that they would be eligible to receive if they had operated their schools without such contract and in addition the district shall receive aid on account of transportation at the rate of 10 cents per day per child transported, to and from the state teachers college, whose residence is 2-1/2miles and less than 5 miles from such college and at the rate of 15 cents per day per child transported whose residence is 5 miles or more from such college.

SECTION 2. 41.42 (3) of the statutes is amended to read:

41.42 (3) The rural normal board of any rural normal \* \* \* may enter into a contract with any school, for a period of not more than 5 years, whereby \* \* \* pupils selected from \* \* \* such district may be selected to serve as a \*\*\* \* demonstration department for the practical demonstration of methods of teaching and the instruction of the students enrolled in the county normal school. Such school or department shall be placed under the instructional direction of the normal school faculty and housed and maintained in the normal school building. Said boards may determine and agree upon the due proportion of the cost of instruction and maintenance that shall be borne by the county and by the \* \* \* district. Any contract or agreement jointly entered into already existing, and having for its purpose the maintenance of a school is hereby validated, and shall be continued in full force and effect for a period not exceeding 5 years from the original date of the contract. Districts which suspend their schools on account of the contract authorized under the provisions of this section shall be eligible to receipt of aids in the same amounts that they would be eligible to receive if they had operated their schools.

Approved July 2, 1947.

627